

removed case in which I am plaintiff too with names
Verbal Nov 10 09-2011 and new RICO case whose ^{given} ~~do not have~~ ^{at all} Maine State Statute of Limitation for
11/12/09 order Cambria County Prison Authorities with Cambria County
Judge like Bruenmacher, Long, ^{just another 56 years,} ~~to release me~~
from prison as there was no remand order on any of the cases
to this date on any of the us cases filed on me in state courts
remand order comes directly to CCC by verified mail with
return receipt, so that I can process the RICO charges and
ask myself if US Attorney General does not do it, and I have
to put in Motion to reconsider to US Supreme Court to grant
etc. fabricated ^{against me} other papers to this date, with fire, west etc. imposed
by these judges without any remand order in violation
of 28 USC § 1442 in all respects pursuant to RICO conspiratorial
activities and/or several open ended RICO schemes; (2) vacate
11/12/09 order which I do not have in my possession with any of my court papers
which are an absolute must, when they picked me up off
the street without remand order demanding illegal debt, I have no case laws
or any of my pleadings or charges in my possession at all, so all this
is a total denial of due process, equal protection of laws,
and fabricated for naming them as defendant in RICO charge case &
putting all CCC judges including Mag. Zanghail on notice of removal in 2009 to federal court
Now comes Dr. Vera and avers as follows in support of above:
(1) 2009 case is just not a civil rights case, but is actually resulting
from RICO conspiratorial activities and everything that has happened to
this date is and was in furtherance of RICO conspiratorial activities and/or
several open ended RICO schemes, which will prove to be very, very disastrous
and bring totally disastrous repetition of history of the era's of Hitler, Musso-
lini, Stalin ~~time~~, and have been resulting from abuse of process, power
and authority too, as state courts are stopped from proceeding any further
until official remand order comes to them directly as per 28 USC § 1442
as well as Greenwood v. Raush, Justice Stevens opinion, that state court
proceedings are automatically stayed on Motion of Removal and all this
is a total misconduct depriving state court judges and court officers

Tail authorities also refusing to send any pleadings or responses - full more than 8 pages per day
saying not permitted anymore as things changed. If they respond at all

of immunity pursuant to 42 P.S. § 8550, so Vera's claims are not
 frivolous, as it is outrageous extortion on fabricated charges punishable
 under Hobbs, RICO Act etc. Many pleadings were entered to show predicate acts under
 RICO. (A) Nothing stated by Dr. Vera is based on meritless legal theories, but

that facts and realities in Vera's life and every single statement
 made by Vera is absolute truth and are not fanciful delusions as such. (B) Never
 got chance to fill out emergency assistance form, too.

When intrinsic fraud is there also, judgments that are null and void
 must be vacated and is mandatory as CCC Judges judgments are
 totally null and void and there is no time limitation for it as conscientious
 court is required to vacate it, even half a century later which were
 quoted in Vera's pleadings earlier with case laws to which Vera has
 access at all now, being put in prison out of retaliation without
 any authority to do so, by CCC Sheriff claiming pursuant to bench
 warrant issued by Judge Krumenacher demanding illegal debt pursuant
 to call and void judgments of CCC Judges, who had no such authority
 to enter it with no regards to Vera's severely injured, painful condition

as Vera cannot even take a step that easily anymore without holding
 onto her baby cart which rolls and since couple of weeks as Vera had suffered
 unworkable fractures in pelvis, leg too, and was fractured from
 top to bottom and Dr. Paramhans was very, very worried when he
 had told Vera pelvis will give terrible trouble in her life, that
 I can hardly straighten out by myself without holding onto
 something like baby cart and try to straighten out suffering
 horrendous pains in trying to do so and Vera's gene therapy indeed
 did help and when CCC Judges, do such things illegally, depriving
 Vera of her gene therapy remedy, which just authorities claim
 they threw it away, it is outright, willful torture of Vera, in furtherance
 of RICO conspiratorial activities and/or several open ended
 RICO schemes, as Vera just filled her bottle of remedy on 11/4/09

before going to sleep as such, & depriver them of their immunity as such.
 Judge should direct the clerks to put medical records over 100 pages long

simultaneously when they take the IFF forms and complaint as they are vital to show disability of great magnitude, a very, very debilitating condition as when the clerks claim they put a note on saying refer to other dockets where these records are already there, it seems to be not sufficient for court of appeals, 3rd cir. as they say no proof of disability was presented, so request the Judge to grant leave and make the clerks put these records on in each and every case. Vera is in no condition at all to xerox these 1000 pages long records for each State Court case. I do not have the time, money to do it anymore, knowing quite well that she will never be eligible for any kind of benefits in USA in her lifetime, as when US and State courts with attorneys did not grant any justice and go for justice for Vera, and did not compensate her with loss of wages for life, with no monthly expenses put or given to her every month to live on, due to ongoing RICO conspiratorial activities and in furtherance thereof and/or in furtherance of several open ended schemes, Vera had no choice, but to go in agreement with State Bank of India operated by Govt of India for higher interest rate that any thing invested there is not transferable out of India, so I have to live on whatever I have and cannot afford any kind of expenses that will deplete my resources, as even xeroxing, postage cost a fortune on fabricated charges violating Hobbs Act by police, otherwise innocent person like me could be unfortunate death with severe damage to property when deprived of my own gene therapy which medical world does not have with severe damage to business and property. (b) I also discovered on 11/8/09 evening that more than 10 pages of a pleading containing notice to return my property including a list with other items taken by city personnel from my premises on 2 these pages are not there also in 09-1583 and 09-2150 cases when they should have been there even in new RICO case of Vera naming 89 conspirators so far, including in this one, as originals were given to Karina and do not know from where they disappeared, so requested 3rd Cir. C. Hicks for these pages, and never get chance to check federal court few dockets to find these pages. (c) I need to get US Supreme Court motion too from my house with court papers.

(5) Note with particularity that even US Code volumes admit under Immigration and Naturalization Act that neurologic condition in a human being is a very, very debilitating condition in which I was put in 1983 accident, when I was targetted when I filed discrimination complaint against St. Francis College, causing closed brain injury on 8/11/83 with internal bleeding in the brain and as per case law that I had located in Pittsburgh, Allegheny County Law Library and had it in some xerox pages from there, practically more than a day ago, in which there was expert doctor's testimony in that field on this saying that when internal bleeding takes place in the brain after suffering closed brain injury, usually a person dies right away, and only in some rare cases, trapped blood gets transformed into membranes which are abnormal blood vessels in the brain and the person in this expert doctor's testimony case had died after formation of these membranes, and sometimes person lives longer with these membranes, so when they had

11/12-109-

shown me the pictures of brain claiming to be mine with abnormal blood vessels, I had filed motion to reopen 01-135 J case joined with accident cases ^{which was removed from CCC with docket no. 1985-2943 joined with the 1985-2949, 2041, 2112, 290 cases} by ATTJ-Messer to process newly discovered injury of the brain for damages too with St. Francis College, Cantoria County as part of it which US District Court denied to do it and appeal got taken on it as even though request for Guardian Ad Litem ^{of Messer} was dismissed, accident cases were not put on federal docket to be processed for damages and loss of wages for life as such which got the no. 080909-4711 for which I had put in IFP motion ^{Extension of time} for certiorari to be filed in US Supreme Court with 09-82 J ^{I think} [^] 09-2566 J and E Forum had written to me that in 07 US Supreme Court banned me to proceed in civil actions in IFP, so I did leave a message on his line saying in Griffin v. Tedesco with take home income $\geq \$860$, the person was allowed to proceed in IFP and there was another case law in which person was allowed to proceed in IFP with take home income $\geq \$1600$ & $< \$1800$ which cites got removed from my place as I do recall quoting it in some ^{book} and with interest rates so low, my income will keep on going down as certificates of higher rates or fixed term deposits of higher rates mature, as my income is not even sufficient to pay one months heating bill as such and never got a chance to even turn the heat on in the house, and/or fill out energy assistance form at all, as water lines will freeze damaging water lines as well as the house when enough heat is not there so have to take care of that too, & I was going to send in writing too, but never got to do ^{even though it got written up}.

(6) I also request the Judge to order my release as it is illegal to put a person ^{in prison} to defeat person's claims for damages as CCC personnel's actions are totally wilful, illegal misconduct ^{violating of USC & with many US statutes etc.} pursuant to several ongoing open ended RICO schemes & in furtherance thereof as well as in furtherance of RICO conspiratorial activities of conspirators of which they are part of it. I did not ^{put a} chance to zero pages and send a copy of it to Magistrate Zanghai, DA ^{etc.} as such and if Judge with clerk wants to be processed as case in which I am plaintiff ^{separately} and case with other papers as separate case, request the Judge with clerk to make a copy of it, assign a 2nd no. to it too so my claims and rights will not be defeated, as I got CCC prison authorities to do nothing ^{with the authorities} for me and never got their cooperation to get the so called counselor to do anything for me on 11/10/09 as I was not even able to hold up that easily & was "transported" in wheel chair to cell no. 21 in E block. (6) See also 719 F2d 554; 336 US 62, 72 L Ed 2d 1212, 68 S Ct. 972 when irreparable harm results which is Vora's case & they hope I will die in prison by their practices; 92 Fd 2d 511; 50 L Ed 2d 32.

17) All this behaviour of CCC personnel is also total denial of due process, equal protection of laws, as well as total denial of meaningful access to courts and since there is no money at all in my name as they took all my possessions, claiming they threw everything away other than my check book, cards etc. that was in a plastic container which they claim they threw out including screw drivers with little purse in backpack ^{containing watch etc. too} and my coat had one additional combination lock too, with forks and gadgets to untie ropes, bags, with some other items in it and claimed they throw away anything metallic away and refused to put it on as personal possessions and took one earring too as one other earring got lost, as it was not in my car. (b) Jail authority in charge at the desk turning bell off, so cannot contact them at all. ^{nobody is there in my cell & involuntary painful sound come out of my mouth & cannot} I cannot remember at all what was the details with case taken quoted by Judge Diamond in his order of 11/2/09 in 09-2753 case. I send copies of it too with copies of entire 09-2753 case pleadings to mine as I don't have anything with me and all this is deprivation of my legal papers too which is not permitted by law, as I had requested ^{of Solicitor General Dept. formerly of St. Louis of Mike Carro,} top Chris, one Polish origin cop, Sgt. Janiga, CC Sheriff ^{with the other Sheriff} to let me get my baby cart to be taken by me to my house and be able to get papers, notify courts too and they all refused it and I got the impression earlier that they were taking me to CCC, but then found in Ebersburg when they did not go to CCC that they were taking me to CC prison with nothing given to me. (c) Request federal court clerk to send copies to DOJ, USA, OAG too as I do not know if prison authorities will do it or not. (iv) Additional conspirators names are (86) Roberts in Sheriff's Dept. with 12 other deputy Sheriffs, one Mexican and one other who wanted my trade secrets time again. (87) Galbraith, (88) ATT. Kraft. Affidavit and/or Certificate of Service

I, the undersigned, S. Vora do certify that on 11/12 109 Dr. Vora
 gave the papers to go to the desk to get 2erox copies and mailed
 to 1. Clerk of Supreme, US District Court, Rm 208, Penn Baffle Bldg, Johnston,
 NH 03113, 2. DA's, Portsmouth, NH 03801, 3. FBI HQ, 500 Forbes Ave.,
 Belmont Complex Pittsburgh, PA 15219. 4. Mag. Zamparo, Mineral Point,
 cannot remember further address which is in docket 88-1193. ask request court clerk
 to look it up & send papers to him ^{in file} in the copy of new case to her, & it will be clear
 (court clerk, 1000 1st St, Suite 200, Portsmouth, NH 03801 with copies of some case papers)
 5. New case in docket no. 88-1193. 6. USSC Clerk of Supreme, US Supreme Court

(7) USA6, Suite 300, Penn Traffic Bldg., Johnston, RI 02890
 Penn Traffic, Inc.
 112-1247 (US)

A.H.S. Karina

cannot remember further address which is in docket 08-118T case when Saraceno's case of Wm Penn Highway case on Cadillac car was removed to federal court & was part of RICO conspiratorial activities and in furtherance thereof and/or in furtherance of several open ended RICO schemes and it was top Christ who picked me off main st without showing arrest warrant at all to me and not giving it to me, another predicate act by all involved. So request court clerk Karina to look it up and send papers to Zanghail ^{2 Clerk of Courts} she can with ^{voluntarily} copy of new case given to her as plaintiff with conspirators as defendants and as well as defendant in removal of fresh charges in Mag Zanghail court on shed of Rollock's Inc. with other papers from CC court, with another new docket no. given to it with entire pleadings put in this 2nd new docket no. other than names of conspirators and use the header as Conspirators v Vora in this 2nd new case with pleadings same as in Vora v Conspirators with 85 named earlier and 3 more listed here as

(86) Sh. Roberts in Sheriff's Dept. in Dec 91, with 2 other deputy sheriffs, one Mexican who failed to conduct service wilfully on C McLaughlin at that time and one other deputy Sheriff now whose name I cannot remember at all and is still working in Sheriff's Dept. now & looks Italian in origin;

(87) Galbraith (see Plaintiff's affidavit to Vol. 1, 4/1/98 was printed advance for 100 copies of 5 1/2" x 7 1/2" paper)

(88) ATTY - Draft of Johnstown

So, please send entire case papers to Mag Zanghail, 2 Clerk of Courts of new case, 2 for Clerk of Courts pages until 09-275T case saying they were served already with the by Vora, with certificate of service as last page in it. Note: Dist. DA David Kattenbach came to my attention from newspaper as involved in my cases (see exhibit of R. Callahan for suppression of evidence in my favour besides heavy etc.)

(15) Clerk of Courts, Cambria County Court House, Ebensburg, PA 15931 with copy of new case papers as removed case as part of Petition for Removal to federal court in IFP with 2nd new docket given to it

(16) U.S. Supreme Court Clerk E. Fossum thro' J. Atkins 2008 McAmey Supreme Court, Washington, DC.

Sworn and subscribed

before me this

day of

November, 2009

Edith A. Sholtis

Notary Public

Chandan Vora

11/12/09

NOTARIAL SEAL
EDWARD P. SHOLTIS, Notary Public
Cambria Township, Cambria County, PA
My Commission Expires Feb. 4, 2010